

FILED

Joshua Hall and Eric Heilner
VS.

JB Pritzker et al

JUN 09 2025

THOMAS G. BRUTON
CLERK, U.S. DISTRICT COURT

Case No: 1:25-cv-05593 MN

In The United States District Court
For The Northern District of Illinois, Eastern Division

To The Honorable Judge of the said court

Motion For a Preliminary Injunction Due To
Our Likelihood To Succeed On The Merits .

We bring forth this motion for a preliminary injunction in Civil Case No 1:25-cv-05593 to enjoin and RESTRAIN defendant JB Pritzker from carrying out his official duties as Governor of Illinois due to our likelihood to succeed on the merits in this case. We demand his immediate removal from office and the immediate reinstatement of the lawfully-elected Governor of Illinois Rod Blagojevich to the office that was illegally stolen from him and the people of Illinois via an illegal scheme orchestrated by defendants in this case. Governor Blagojevich has now been found innocent by the Chief Law Enforcement Officer in our nation; President Donald J. Trump, on all charges for which he was unlawfully impeached, removed from office and falsely imprisoned for 8 years. We therefore demand retribution and that Governor Blagojevich be immediately returned to the office of Governor of Illinois to finish serving out his lawful term in office...which shall pick up from the day that he was illegally removed from office in January 2009. JB Pritzker must be immediately enjoined and RESTRAINED from carrying out his duties while this case is ongoing as he is illegitimately occupying and trespassing in the office of Governor of Illinois. We, (turn page)

plaintiffs and the citizenry of Illinois Blagojevich face irreparable harm if granted in the form of continuing to rights to choose our own leaders via by depriving us of our duly-elected illegitimate one to continue illegally or against the will of the people. The heavily in our favor and is on the of Illinois and Governor Blagojevich interest to have a government that a will of the people and protects our Constitution our First Amendment right to vote whom we choose to enact our agenda. choose Governor Blagojevich to before it not just disregarded - but illegally so in this case. All of the factors tip in preliminary relief to be awarded in the suffering irreparable harm. It is for the behalf of the citizenry and the duly state of Illinois Rod R. Blagojevich my co-plaintiff/movant, Eric Heilner, hereby injunction in Civil Case No 1:25-cv- defendant JB Pritzker from carrying out of Illinois pending full adjudication a.

Signed this 30th day of June,

Joshua A. Hall, Eric

(Signature of Plaintiff/Movant) (Signature of Plaintiff/Movant)

as well as Governor preliminary relief is not. have our First Amendment violated and conspired against Governor and allowing an occupying this high office lance of equities also tips side of plaintiffs, the citizenry. It is always in the public interest by the law, respects the constitutional rights - In this for the elected leaders like the citizenry of Illinois fundamental right was denied from us by defendants in our favor (strongly) for this case to prevent us from foregoing reasons and on elected Governor of the that I, Joshua Hall and move for a preliminary injunction in Civil Case No 1:25-cv-05593 to enjoin and RESTRAIN his official duties as Governor. resolution of this case, July, 2025

Heilner

(Signature of Plaintiff/Movant)

May 30th, 2025 Case: 1:25-cv-05593 Document #: 8 Filed: 06/09/25 Page 3 of 5 PageID #:35

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Dear Clerk of Court,

Please docket the accompanying motion on the public docket for Civil Case No 1:25-cv-05593 in this district for the judge assigned to this case to rule on. We consent to an evidentiary hearing on this motion, should the court deem it to be appropriate. We also assert our right to have a United States District Judge, not a Magistrate Judge, preside over this case and make a jury demand as we have from the outset so that a jury of our peers may decide on the merits of our claims due to this case's particular and unique interest to the public and the citizenry of Illinois. Please mail us each a copy of receipt of this motion, any scheduled hearing on it, any rulings on it and/or any other relevant information pertaining to this case. As always, we assert and reserve our right to appeal any adverse rulings to a higher court. Thank you kindly for your attention to this matter and we look forward to continuing to litigate this case on behalf of ourselves, the citizenry of Illinois and the lawfully-elected Governor of this state, Rod R Blagojevich so that he may be returned to the office that was illegally stolen from him and the people of Illinois. We genuinely hope that this court can fairly dispose of this case in a non-biased, impartial manner due to the fact that Governor Blagojevich was wrongfully prosecuted and convicted in this very courthouse almost 15 years ago on charges that he has now been found innocent of by the highest law enforcement officer in our country and there are judges in this courthouse who are defendants in this case. Please keep us updated.

Respectfully Submitted, Joshua Hall and Eric Heilner

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JUN 09 2025

THOMAS G. BARTON
CLERK, U.S. DISTRICT COURT

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ATTN: The Clerk of Court
United States District Court-Northern District of Illinois
Dirksen United States Courthouse

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